1 2 3 4 5 6 7	JASON M. WILEY, ESQ. Nevada Bar No. 009274 Armstrong Teasdale LLP 3770 Howard Hughes Parkway Suite 200 Las Vegas, Nevada 89169 Telephone: 702.678.5070 Facsimile: 702.878.9995 Email: jwiley@armstrongteasdale.com Attorney for Nonparty Val de Loire, LLC	
8	UNITED STATES DISTRICT COURT	
9		
10	DISTRICT OF NEVADA	
11	NML CAPITAL, LTD.	Lead Case No. 2:14-cv-00492-RFB-VCF
12 13	Plaintiff,	Member Case No. 2:14-cv-01573-RFB-
14	VS.	VCF
15	THE REPUBLIC OF ARGENTINA, Defendant.	NONPARTY VAL DE LOIRE, LLC'S NOTICE OF PRODUCTION OF DOCUMENTS IN RESPONSE TO SUBPOENA DUCES TECUM AD
1617	Beremaint.	TESTIFICANDUM IN CAMERA REVIEW PURSUANT TO THE COURT'S ORDER DATED
18		FEBRUARY 9, 2016
19		
20		
21		
22	Notice is hereby given that, pursuant to the Court's Order dated February 9, 2016, nonparty	
23	VAL DE LOIRE, LLC (VDL") has produced documents in response to the Subpoena Duces Tecum	
24	ad Testificandum for the Court's in camera review.	
25	///	
26	///	
27	///	
28	///	

Case 2:14-cv-00492-RFB-VCF Document 225 Filed 02/29/16 Page 2 of 3

The responsive documents are designated as VDL0001-VDL0722 and include those documents in possession of MF Corporate Services (Nevada), Ltd. which are responsive to the Subpoena Duces Tecum ad Testificandum.

Dated this 29th day of February, 2016.

J ,

ARMSTRONG TEASDALE LLP

By: <u>/s/ Jason M. Wiley</u> JASON M. WILEY, ESQ.

Nevada Bar No. 009274 3770 Howard Hughes Parkway Suite 200

Las Vegas, Nevada 89169 Telephone: 702.678.5070 Facsimile: 702.878.9995

Email: jwiley@armstrongteasdale.com

Attorney for Nonparty Val de Loire, LLC

CERTIFICATE OF SERVICE 1 2 I hereby certify that on the 29th day of February, 2016, the foregoing NONPARTY VAL DE 3 LOIRE, LLC'S NOTICE OF PRODUCTION OF DOCUMENTS IN RESPONSE TO 4 SUBPOENA DUCES TECUM AD TESTIFICANDUM IN CAMERA REVIEW PURSUANT 5 TO THE COURT'S ORDER DATED FEBRUARY 9, 2016 was served on the party(ies) Pursuant to Fed.R.Civ.P.5(b), and Section IV of District of Nevada Electronic Filing Procedures \omega via 6 7 electronic service or \(\subseteq \text{by mailing a copy thereof, first class mail, postage prepaid, to:} \) 8 Frank M. Flansburg, III frank@sflaw.vegas, brian@nvfirm.com, ecf@schwartzlawyers.com, michelle@sflaw.vegas, schwartzecf@gmail.com 9 Kirk B. Lenhard klenhard@bhfs.com, pkay@bhfs.com 10 Nikki L. Baker nbaker@bhfs.com, kmandall@bhfs.com 11 Samuel A. Schwartz sam@schwartzlawyers.com, bryan@schwartzlawyers.com, 12 ecf@schwartzlawyers.com, janine@schwartzlawyers.com 13 Daniel S. Cereghino @morrissullivanlaw.com, allen@morrissullivanlaw.com, holt@morrissullivanlaw.com, max@morrissullivanlaw.com, trifiletti@morrissullivanlaw.com 14 Marc J. Randazza mir@randazza.com. ecf@randazza.com 15 Kent P. Woods kwoods@woodserickson.com, areber@woodserickson.com, 16 jbulloch@woodserickson.com 17 Emily Anne Ellis eellis@bhfs.com, pkay@bhfs.com 18 Dennis Harry Hranitzky dennis.hranitzky@dechert.com, collin.hessney@dechert.com, nycmanagingclerks@dechert.com, tiffany.lewis@dechert.com 19 Dennis Campbell dcampbell@campbelllawfirm.net, mjohnson@campbelllawfirm.net 20 21 /s/ Foniah Wheeler 22 An employee of Armstrong Teasdale LLP 23 24 25 26 27 28